		Case 2:08-mj-07087-EC\	/ Document 7	Filed 03/14	/08 Page 1 o	1	
wo		UNITED ST			DURT RECEIVED	LODGED	
	UNI'	TED STATES OF AMERICA	RICT OF A	RIZUNA	MAR 1	4 2008	
		V.		ORDER O	F DETERNTURNUR	FNDING TRIAL	
		Juan Lopez-Guerrero	_ Case N	Number:	DISTRICT O BY 08-7087m	ARIZONA DEPUTY	
hieseiii	anu wa	with the Bail Reform Act, 18 U.S.C. § is represented by counsel. I conclude tion of the defendant pending trial in t	by a preponderand	n hearing was a	submitted on 3/	14/09 Defer	ndant was
المالة المالة			FINDINGS OF FA	ACT			
I find by		onderance of the evidence that:					
	The defendant is not a citizen of the United States or lawfully admitted for permanent						
	The defendant, at the time of the charged offense, was in the United States illegally.						
	The defendant has previously been deported or otherwise removed.						
	The defendant has no significant contacts in the United States or in the District of Arizona.						
		The defendant has no resources in the to assure his/her future appearance.	ne United States fro	m which he/sh	e might make a b	ond reasonably o	alculated
		The defendant has a prior criminal hi	story.				
		The defendant lives/works in Mexico					
	 The defendant is an amnesty applicant but has no substantial ties in Arizona or in t substantial family ties to Mexico. There is a record of prior failure to appear in court as ordered. The defendant attempted to evade law enforcement contact by fleeing from law enforcement. 					ne United States	and has
						ement.	
		The defendant is facing a maximum					
at the tin	The Co	urt incorporates by reference the mate e hearing in this matter, except as no	rial findings of the F ted in the record.	Pretrial Services	s Agency which w	ere reviewed by	the Court
		C	ONCLUSIONS OF	LAW			
	1. 2.	There is a serious risk that the defendence of condition or combination of condition of conditions are conditionally as a serious risk that the defendence is a serious risk that the de	dant will flee. tions will reasonabl	y assure the ap	ppearance of the	defendant as req	uired.
		DIRECTION	ONS REGARDING	DETENTION			
appeal. of the Un	The def	endant is committed to the custody of cility separate, to the extent practicable endant shall be afforded a reasonable ates or on request of an attorney for the United States Marshal for the purpos	, from persons awa opportunity for priver Government, the	iting or serving ate consultation person in charc	sentences or beir n with defense co ne of the correction	ng held in custody unsel. On order o	pending
		APPEALS	AND THIRD PAR	TY RELEASE			
Court. P service o	ursuant of a cop	RDERED that should an appeal of this the motion for review/reconsideration to Rule 59(a), FED.R.CRIM.P., effect yof this order or after the oral order is allure to timely file objections in according	to Pretrial Services tive December 1, 2 s stated on the rec	at least one da 2005, Defendar ord within whic	By prior to the hea nt shall have ten (th to file specific)	ring set before the (10) days from the printers objections	e District e date of

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the District Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

DATE: 3-14-08

Lawrence O. Anderson United States Magistrate Judge

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